### BILL

### INTITULED

An Act to confirm a Provisional Order made by the Board A.D. 1899. of Trade under the Electric Lighting Acts 1882 and 1888 relating to Clontarf.

WHEREAS under the authority of the Electric Lighting Acts 45 & 46 Vist. 1882 and 1888 the Board of Trade have made the Provisional 4.5 Order set out in the schedule to this Act: And whereas a Provisional Order made by the Board of Trade

5 under the authority of the said Acts is not of any validity or force whatever until the confirmation thereof by Act of Parliament: And whereas it is expedient that the Provisional Order made by the Board of Trade under the authority of the said Acts as set out in the schedule to this Act be confirmed by Act of 10 Parliament ·

Be it therefore enacted by the Queen's most Excellent Majesty by and with the advice and consent of the Lords Spiritual and Temporal and Commons in this present Parliament assumbled and by the authority of the same as follows :--

15 1. This Act may be cited as the Electric Lighting Order Short title. Confirmation (No. 9) Act 1899.

2. The Order as set out in the schedule to this Act shall be and Order in the same is hereby confirmed and all the provisions thereof in schedule confirmed. manner and form as they are set out in the said schedule shall from

20 and after the passing of this Act have full validity and effect.

[Bill 231.]

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A.D. 1889.

### SCHEDULE.

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### CLONTARY ELECTRIC LIGHTING.

Provisional Order granted by the Board of Trade under the Electric Lighting data 1882 and 1888 to the Urban District Commail of Clouterf in respect of the Urban District of Clouterf in the 5 County of Dublin.

### Preliminary.

Sheet site. 1. This Order may ,be cited as the Cloutarf Electric Lighting Order 1899.

to 2. This Order is to be read and construed milgiet in all respects to the 10 provisions of the Bestric Lightwine Acts 1882 and 1885 and of any other Acts to parts of Acts incorporated theoretis which said Acts and parts of Acts are in this Order collectivity selected to as "the principal Act" and the served versile sense one descriptions to which by the principal Act and the served versile served in the Order the sense respective meaning and the Act and

The expression "energy" shall mean electrical energy and for the purposes of applying the provisions of the principal Act to this Order electrical energy shall be deemed to be an agency within the meaning of electricity as defined in the Electric Lighting Act 1882.

The expression "power" shall mean electrical power or the rate per unit of time at which energy is supplied.

The expression "main" shall mean any electric line which may be laid.

down by the Undertakers in any street or public place and through which energy may be supplied or intended to be supplied by the 25 Undertakers for the purposes of general supply.

The expression "service line" chall mean any electric line through which energy may be supplied or intended to be supplied by the Undertakers to a commer either from any main or directly from the premises of the Undertakers.

The expression "distributing main" shall mean the portion of any main which is used for the purpose of giving origin to service lines for the purposes of general supply.

The expression "general supply shall mean the general supply of energy

to exclusive consumers but shall not include the supply of energy to exclusive consumers but shall not include the supply of energy to any 35 one or more particular consumers under special agreement.

The expression "area of supply" shall mean the area within which the

The expression "area of supply" shall mean the area within which the Undertakens are for the time being authorised to supply energy under the provisions of this Order. The expression "county countil" chall mean the County Council of the A.D. 1898
County of Daller.
The expression "consumer" shall mean any body or person supplied or
Cleatory.

The expression "consumer" shall mean any body or person supplied estitled to be supplied with energy by the Undertakers.

The expression "consumer's terminals" shall mean the ends of the electric lines situate more any consumer's premises and belonging to him at which the sneptly of energy is delivered from the service lines. The expression "telegraphic line" when used with respect to any

telegraphic line of the Postmaster-General shall have the same manning 10 ss in the Telegraph Act 1878 and any such telegraphic line shall be desired to be injuriously afforded where telegraphic communication by means of such line is whether through induction or otherwise in any manner affected.

The expression "railway" shall include any transread that is to say any 15 transway other than a transway as herein-after defined.

The expression "tramway" shall mean any tramway laid along any street.

The expression "daily penalty" shall mean a penalty for each day on which any offices is continued after conviction thereof.

On The expression "Beard of Trude reculations" shall mean any regulations

or conditions affecting the undertaking made by the Board of Trade under the principal Act or this Order for counting the safety of the public or for insuring a proper and antifected Apply of energy. The expressions "Siret Schedule" "Scored Schedule" "Third Schedule"

25 and "Fourth Schedule" shall mean the First Second Third and Fourth
Schedules to this Order annexed respectively.
The expression "deposited map" shall mean the map of the area of supply

deposited at the Board of Trade by the Undertaken together with this
Order and signed by an assistant secretary to the Board of Trade.

The expression "plan" shall mean a plan drawn to a horizontal scale of at

last one inch to 88 feet and where possible a section drawn to the same berisontal scale as the plan and to a vestical scale of at last our inch to 11 feet or to such other scale as the Board of Trude may approve of fee both plan and section together with such delail plan and ecotion as may be messassy.

 This Order shall come into force and have effect upon the day when the Gennesse-Act confirming this Order is possed which date is in this Order referred to as mast of Order.
 "the commensument of this Order."

### Description of the Undertakers.

4.0 5. Subject to the provisions of this Order the Undertakers for the purposes Description of this Order shall be the Urban District Council of Contact (in this Order Undertakers called "the Undertakers") whose address is the Town Hall Chemistr in the Council of Dublin.

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### A.D. 1899.

Clentarf. Arm of expris.

### Area of Supply.

5. Subject to the provisions of this Order the area of supply shall be the whole of the area included in the First Schedule which said area is more particularly definested upon the deposited map and thereon edged with a bine line.

#### Nature and Mode of Supply.

note of supply.

- 6. Subject to the provisions of this Order and the principal Art the Undertakers may supply energy within the area of supply for all public and private purposes to admind by the sold Act provided as follows:

  (1.) Such carrgy shall be supplied only by means of some system which 10
  - shall be approved in writing by the Board of Trade and subject to the Board of Trade regulations; and (2.) The Undertakers shall not without the express consent of the Board of Trade place any clockic line above ground except within premises in
  - the sole occupation or control of the Undertakers and except to much 15 of any service line as is necessarily so placed for the purpose of supply; and (3) The Undertakers shall not permit any part of any circuit to be exceeded with certif except so far as may be necessary for carrying out
  - connected with earth except so far as may be necessary for earrying out the provision of the Board of Trade regulations unless each connection 20 is for the time being superved of by the Board of Trade with the concurrence of the Profunsted General and is made in secondance with the enditions (if any) of such approval.

### Lands.

Pershaus and are of leads.

7. Sulpice to the provisions of this Order and the principal Act to 25 collections may engine by purchase or one hear and use any lands for the purposes of this Order and may also for each purposes use any other leads to purpose use any other leads to the contract of the order and may also for each purpose use any other leads and any offspans of any lands anytimed by them under the provisions of this log soliton with may not repursed of the London provision with may not for the thinks holde prompted for the purpose of this Order Porvided that the amounted of lead to much by them the ballow at a key was the contract of the Dard of the London of the L

Pervided also that the Undertakens shall not purchase or sogretic for the Suppress of this Order ten ermore houses while on the 16th day of December least were complied either wholly or partially by persons belonging to the blouring chas as tensants or boligars or ecopy with the consent of the Lonal Government Board for Ireland Itan or saces houses which were not so compied out the said 15th day of December her have been on the MI by subcuprantly so all of the said that the contract of the Suppress of the

octupied.

For the purposes of this cection the expression "labouring class" means mechanics attissas labourers and others working for wages howken coster-

mongers persons not working for wages but working at some trade or A.D. 1899. handlereft without employing others except members of their own families and persons other than domestic servants whose income does not exceed an average of thirty shillings a wook and the families of any of such persons 5 who may be residing with them.

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#### Woods

8. Subject to the provisions of this Order and the principal Act the Pawer for Undertakers may exercise all or any of the powers conferred on them by receive at this Order and the principal Act and may break up such streets not renair-

10 able by the loss authority and such railways and transways (if any) as are specified in the Third Schedule so far as such streets railways and tramways may for the time heing be included in the area of supply and he or be upon land dedicated to public use Provided however as respects any such railway that the powers hereby granted shall extend only to such parts thereof as

15 pass across or along any highway on the level. Nothing in this Order shall authorise or empower the Undertakers to

break up or interfere with any street or part of a street not repairable by the local authority or any railway or tramway except such streets railways or tramways (if any) or such parts thereof as are specified in the said schedule 20 without the consent of the authority company or person by whom such atreet rallway or tramway is repairable or of the Board of Trade under section thirteen of the Electric Lighting Act 1882 and where the Board of

Trade give such consent the provisions of this Order shall apply to the street railway or tramway to which the consent relates as if it had been specified 25 in the said schedule. 9. Subject to the provisions of this Order and the principal Act and the Street boses

Board of Trade regulations the Undertakers may construct in any street such boxes as may be necessary for purposes in connexion with the supply of energy including apparatus for the proper ventilation of such boxes.

30 Every such box shall be for the exclusive use of the Undertaken and under their sole control except so far as the Board of Trade may otherwise order and shall be used by the Undertakers only for the purpose of leading off service lines and other distributing conductors, or for examining testing regulating measuring directing or controlling the supply of energy or for

35 examining or testing the condition of the mains or other portions of the works or for other like purposes connected with the undertaking and the Undertakers may place therein motere switches and any other suitable and proper apparatus for any of the above purposus.

Every such has including the upper surface or covering thereof shall be 40 constructed of such materials and shall be constructed and maintained by the Undertakers in such manner as not to be a source of danger whether by reason of inequality of surface or otherwise,

- A.D. 1859. 10. Where the exercise of any of the powers of the Undertakers in relation to execution of any works (including the construction of boxes) will involve the placing of any works in under along or across any street or public bridge the following provisions shall have effect:
  - (a.) One month before commencing the execution of such works (not 5 being repairs renewals or amendments of existing works of which the character and position are not altered) the Undertakers shall serve a notice upon the Postmaster-General describing the proposed works together with a plan of the works showing the mode and position in which such works are intended to be executed and the manner in which 10 it is intended that such street or bridge is to be interfered with and shall upon being monired to do so by the Postmester-General give him any meh further information in relation thereto as he may desire.
  - (b.) The Postmaster-General may in his discretion approve of any such works or plan subject to such amandments or conditions as may soom fit 15 or may disapprove of the same and may give notice of such approval or disapproval to the Undertakers. (c.) Where the Posimaster-General approves any such works or plan
  - subject to any amendments or conditions with which the Undertakers are dissatisfied or disapproves of any suth works or plan the Under- 90 takers may appeal to the Board of Trade and the Board of Trade may inquire into the matter and allow or disallow such appeal and approve any such works or plan subject to such smendments or conditions as may seem fit or may disapprove the same.
  - (d.) If the Postmaster-General fail to give any such notice of approval 25 or disapproval to the Undertakers within one month after the service of the notice mean him he shall be deemed to have approved such works and plan. (a) Notwithstanding anything in this Order or the principal Act the
  - Undertakers shall not be entitled to execute any such works as above 20. specified except so far as the same may be of a description and in accordance with a plan which has been approved or is to be deemed to have been approved by the Postmaster-General or by the Board of Trade as above mentioned has where any such works description and plan are so approved or to be deemed to be approved the 35 Undertakers may cause such works to be executed in accordance with such description and plan subject in all respects to the provisions of this Order and the principal Act.
    - (f.) If the Undertakers make default in complying with any of the requirements or restrictions of this section they shall (in addition to any 40 other compensation which they may be liable to make under the provisions of this Order or the principal Act) make full compensation to the Portmaster-General for any loss or damage which he may incur by reason thereof and in addition thereto they shall be liable to a penalty not exceeding ten pounds for every such default and to a daily penalty 45

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not exceeding five pounds. Provided that the Undertakers shall not be subject to any such prunities as aforesaid if the court having cognizance of the case shall be of opinion that the case was one of emergency and that the Undertakers complied with the requirements of this section so far sa was reasonable under the circumstances.

Where any street or public bridge is remainable by the county council the Undertakers shall serve a like notice and plan upon the county council in addition to those served upon the Postmuster-General and the foregoing

provisions of this section shall with the necessary modifications apply to the 10 county comeil in like manner as to the Postmaster-General, Nothing in this section shall exempt the Undertakers from any negative

or obligation to which they may be liable under this Order or otherwise by law in the event of any telegraphic line of the Postmaster-General being at any time injuriously affected by the Undertakers' works or their supply of 15 energy.

the parties interested :-

11. Where the exercise of the powers of the Undertakers in relation to the As to stree expention of any works will involve the placing of any works in under tet semi-sale along or across any street or part of a street not repairshle by the local vity salveys authority or county council or over or under any milway transvay or canal sasks. 20 the following provisions shall have effect unless otherwise agreed between

(a.) One month before communing the execution of any such works (not heing repairs renewals or amendments of existing works of which the tharacter and position are not altered) the Undertakers shall in 25 addition to any other notices which they may be required to give under this Order or the principal Act serve a notice upon the hody or person liable to repair such street or part of a street or the hody or person for the time being entitled to work such railway or tramway or the owners of such canal (as the case may he) in this section referred to as the

30 "owners" describing the proposed works together with a plan of the works showing the mode and position in which such works are intended to he executed and placed and shall upon being required to do so by any such owners give them any such further information in relation thereto as they may desire.

25 (b) Every such notice shall contain a reference to this section and direct the attention of the owners to whom it is given to the provisions thereof

(c.) Within three weeks after the service of any such notice and plan upon any owners such owners may if they think fit serve a requisition upon the Undertakers requiring that any question in relation to such works or to compensation in respect thereof and any other question arising upon such notice or plan as aforesaid shall be settled by arhitration and thereupon such question unless settled by agreement shall be settled by arbitration secondingly.

### Electric Lighting Provisional Order (No. 9). [62 Vict.]

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- (d) In settling may quantion under this section an orbitator shall have regard to any duties or obligations which the overse may be under in respect of such sixes; railway transway or casal and may if he thinks fit posjavit be Undertaken to exceed say temporary or other works or as to avoid any interference with any traffic no far ne may be 5 possible.
  - (c) Where no such regulation as in this section mentional is served upon the Undershore see where these may respect them are yearned upon them any question reprints to be settled by a chiteristic has been satisful at the Chemisters may upon parties or notating any comments and the state of the control to the white help may be registed to pay or secure some to be a control around the prints of the secure of the control of the prints of the control the prints of the control of of the control
- (f) All works to be executed by the Undertakes under this section shall be carried out to the reasonable attisfaction of the owners who shall have 20 the trink to be awant during the execution of such works.
  - (g) Wirse the repair renoval or nunsulment of any criticity works of which the donateur or position is not lattend will involve any interfaceurs with any reliveny or any transvey orese or nation which and works have, busined the Undertest solid radius observed as speed between the parties or it cause of company give to the and works have, business and the contract and the satisfied by their ordar to superintend the work and the Underteken shall conferns to when rescarche requirements on any its mode by the cruzes or each 30 officer. The said notice shall be in delition to any other notices which the Undertext of the Conference of the Conference which the Undertext of the Conference of the Conference which the Undertext of the Conference of the Conference which the Undertext of the Conference of the Conference of the State Undertext of the Conference of the Conference of the State Undertext of the Conference of the Conference of the State Undertext of the Conference of the Conference of the State Undertext of the Conference of the Confere
- (4) If the Undersheer make default in complying with any of the registerance or continuous of the oction for paid in callifold into any 30 other companion within they may be Itable to make more the processor of the continuous of the continuous of the continuous default through the range of continuous paids there may interest present theorem and including the continuous default to itable to continuous default to the continuous default that part to the continuous default that the liable to a continuous default to a chilly 400 parallely not ensembling the popular for provided that the Understeres shall parallely not ensembling they pound in Provided that the Understeres shall present the continuous of the new shall be of optimized at the first material to the continuous of th

#### F62 Vier.1 Electric Lighting Provisional Order (No. 9),

12. Any body or person for the time being liable to recair any street or A.D. 1899. part of a street or entitled to work any rallway or transway which the Undertakers may be empowered to break up for the purposes of this Order Street sucho may if they think fit serve a notice upon the Undertakers stating that they rity &c. may 5. desire to exercise or discharge all or any part of any of the powers or duties of desi-



- the Undertakers as therein specified in relation to the breaking up filling an overest an in reinstating or making good any etreets bridges cowers drains tunnels or Universiteen other works vested in or under the control or management of such body or porson and may amend or revoke any such notice by another notice 10 similarly served. Where such body or person as aforesaid (in this section referred to as the "givers of the notice") have given notice that they desire
- to exercise or discharge any such specified powers and duties of the Undertaken then so long as such notice remains in force the following provisions shall have effect unless otherwise agreed between the parties interested (a.) The Undertakers shall not be entitled to proceed themselves to 15
- exercise or discharge any such specified powers or duties as afreesaid except where they have required the given of the notice to exercise or discharge such powers or duties and the givers of the notice have refused or neglected to comply with such requisition as herein-after
- provided or in cases of emergency. 20 (h) In addition to any other notices which they may be required to give under the provisions of this Order or the principal Art the
- Undertakers shall not more than four days and not less than two days before the exercise or distherge of any such powers or duties 95 so specified as aforesaid is required to be commanded serve a requisition upon the givers of the notice stating the time when such exercise or discharge in required to be commented and the manner in which one such powers or duties are required to be exercised or discharged.
- (a) Upon receipt of any such requisition as last aforesaid the givers of the notice may proceed to exercise or discharge any such powers or duties as 30 required by the Undertakers subject to the like restrictions and conditions as the Undertakers would themselves he subject to in such exercise or discharge to far as the same may be applicable.
- (d) If the givers of the notice decline or for twenty-four hours after the time when any such exercise or discharge of any powers or duties is by 35 any requisition required to be commenced neglect to comply with such requisition the Undertakers may themselves proceed to exercise or discharge the powers or duties therein specified in like manner as they might have done if such notice as aftersaid had not been given to them by the pivers of the notice. 40
  - (e) In any case of emergency the Undertakers may themselves proceed at once to exercise or discharge so much of any such specified powers or duties as aforesaid as may be necessary for the actual remedying of any defect from which the emergency arises without serving any requisition B

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- on the givers of the notice but in such case the Undertakens shall within swelve hours after they begin to exercise or discharge such powers or dutie as aforestal give information thereof in writing to the givers of the notice.
  - (5) If the Tuberbaires recursion or discharge any such specified powers or 5 duties as advantal theorytic from in contraless with the previous of this continuity that the previous of this continuity that the first process of the continuity of the content of the correspond forms and to a shifty presently not exceeding from pounds for every such efficies and to a shifty presently not exceeding from pounds or softened in the Contraless shift not be ediplet to any much possible as offenced if the count having conjunction of the case that the of riginion 10 but the case man care of emerging and that the Undershaless compiled with the representation of this shortion for an own recommission short that
  - (g.) All expenses properly incurred by the givers of the notice in complying with any requisition of the Undertakers under this section shall be 15 ventil to these by the Undertakers and may be recovered summarily.

Provided that nothing in this section shall in any way affect the rights of the Underklore to execute or clinchurge any powers or duties conferred or imposed upon them by this Order or the principal Act in resistant to the execution of any works beyond the actual breaking so filling, in riminating 20 ce making good any works beyond the actual breaking so filling, in riminating duties the property of the property of the principal actual problems are drains transles or other works or ruleway or insurvey as in this nection mentioned.

As to alternone of pipes werea die, under atmess.

- 13. The Understates may after the position of any pipes or wires being under any store to pleas authorised to be horized up by them with may 26 interfere with the excession of their powers under the principal. Act or this color and any object oper some any in like moment after the pointing of any state of the Understates being under any under store; and the state of the Understates being under any under store; where the state of the Understates being under any under store; which is much looky or permit in raislant on such tester or pion onlight to the 30 following provisions unless of the store of the parties intensed in the color of the store of the parties intensed in the color of the store of the parties intensed in the color of the store of the parties intensed in the color of the store of the
  - or on ho body or pecum (so the ease new yels) in this rection relatived to as the \*countion\* what serves a notion upon the body or persons for the time bing entitled to such pipes whose detrict lines or vertex (see the 55 cms any by ) to this section referred to a to the \*converse\* discretifing the proposed altereditors together with a plan aboving the namer in which it intraded that such extended and the name of the proposed altereditors together with a plan aboving the namer in which it intraded that such extended and the name of the name of the such as the such
  - (a) Within three weeks after the service of any such notice and plan upon any owners such owners may if they think fit serve a requisition upon the operators requiring that any question in relation to such works or to compensation in respect thereof or any other question artiner mon

- such notice or plan as aforesaid shall be settled by arbitration and A.D. 1890, thereupon such question unless sattled by agreement shall be settled by Clostorf, arbitration accordingly.
- (c) In solding any question under this section as arbitratee shall have regard to any desire or obligations which the owners may be under in respect of each pipes wires theteir lines or works and may if the thirds. Six requires the operations to excend any temporary or other works so as to avoid interference with any purpose for which such pipes wires electric lines or works are used in for a name by assemble.
- 10 (d.) Where no soft requisition as in this section mentioned is served upon the operators the owness shall be held to have agreed to the notice or plan served on them as aformatil and in such one or where after any such requisition has been served upon them any question required to be settled by artistication has been so settled the operators upon paying or the contract of the contract of the contract of the contract of the section was considered by the contract of the contract of the section was contracted.
- 15 sentring any compensation which they may be required to pay or sentre may cause the observations specified in such notices and plan is a aforesaid to be made but subject in all respects to the provisions of this Order and the principal Act and only in accordance with the notice and plan so enryed by them as adversarial or such modifications thereof respectively as any have been satisfied by ordering the section-before membraned or any three plans of the provision of the section of the section deform employed or any have been satisfied by ordering the section-before membraned or as a section of the section of
- may be agreed upon between the parties.

  (c) At any time before any operators are entitled to commence any such
  - alterations as aforested the owners may serve a statement upon the operators stating that they often to exceed such alternations themselves 25 and where any such statement has been served upon the operators slay shall not be existed to provide themselves to execute such alternations except where they have notified to each owners that they require them except where they have notified to each owners that they require them comed to the contract of the contract
  - 80 (f.) Where any such statement as last aforesaid has been served upon the operators they shall not more than forty-eight boson and not less than (westly-four hours before the exception of such alterations is required to be commenced acreeve a motification apon the owners stating the time when such adderminate are required to be commenced and the massaer in
  - 35 which such alterations are required to be made.
    (g.) Upon receipt of any such notification as last aforesaid the owners may
    - proceed to execute such alterations are required by the operators subject to the like restrictions and conditions as the operators would themselve be subject to in executing such alterations of far as the same may be applicable.

      (A) If the owners dealine or for twenty-four hours after the time when
      - any such alterations are required to be commenced neglect to comply with such notification the operators may themselves proceed to exceeds such alterations in like manner as they might have done if no such statement, an aforesaid had been served upon though

15 statement as abcressed had been served upon them.]

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- (i.) All expenses properly incurred by any owners in complying with any notification of any operators under this section shall be repoid to them hy each operators and may be recovered summarily.
  - (i.) Any owners may if they think fit by any statement corved by them under this section upon any operators not being a local authority 5 require the said operators to give them such eccurity for the repayment to them of any expenses to be incurred by them in executing any alterations as above mentioned as may be doturnained in manner provided by this Order and where any operators have been so required to give segarity they shall not be entitled to serve a notification 10 upon the owners requiring them to execute such alterations until such security has been duly given.
  - (b) If the operators make default in complying with any of the requirements or restrictions of this section they shall (in addition to any other compensation which they may be liable to make under the 15 provisions of this Order or the principal Act) make full communication to the owners affected thereby for any loss damage or penulty which they may larger by resson thereof and in addition thereto they shall be liable to a negalty not exceeding ten nounds for every such default and to a daily penalty not exceeding five pounds. Provided that the operators 20 shall not be embiect to any each penalties as aforecaid if the court having cognizance of the case shall be of opinion that the case was one of emergency and that the operators complied with the requirements of this section so far as was reconnible under the eigenmateness.

14. Where the Undertakers require to dig or sink any trench for laving 25 down or constructing any new electric lines (other than service lines) or other works near to which any main nine syphon electric line or other workbelonging to any gas electric supply or water company has been lawfully placed or where any ma or water company require to die or sink any trough for laying down or constructing any new mains or pipes (other than service 20) pipes) or other works near to which any lines or works of the Undertakers have been lawfully placed the Undertakers or such gas or water company (as the case may be) in this section referred to as the "operators" shall unless otherwise agreed between the parties interested or in case of endden smerrency give to such gas electric supply or water company or to the Undertakers (or 35 the ease may be) in this section referred to as the "owners" not less than three days' notice before commencing to dig or sink such trench as aforesaid and such owners shall be entitled by their officer to superintend the work and the operators shall conform with each reasonable requirements as may be made by the owners or such officer for protecting from injury every such main 40 pipe syphon electric line or work and for accuring access thereto and they shall also if required to do so by the owner thereof repair any damage that may be done thereto.

Where the operators find it necessary to undermine but not alter the position of any pipe electric line or work they shall temporarily support the 45

same in position during the execution of their works and before completion. A.D. 1899. provide a suitable and proper foundation for the same where so underwined. Where the operators (being the Undertakers) lay any electric line crossing or liable to touch any mains pipes lines or services belonging to any gas & electric supply or water company the conducting portion of such electric line shall be effectively insulated in a manner approved by the Board of Trade and the Undertakers shall not except with the consent of the one electric supply

or water company as the case may be and of the Board of Trade lay their electric lines so as to come into contact with any each mains pipes lines or 10 services or except with the like consent employ any such mains pipes lines or services as conductors for the purposes of their supply of energy. Any question or difference which may arise under this section shall be

determined by arhitration.

If the operators make default in complying with any of the requirements

15 or restrictions of this section they shall make full compensation to all owners affireted thereby for any loss damage penalty or costs which they may incur by reason thereof and in addition thereto they shall be liable to a penalty not exceeding ten pounds for every such default and to a daily penulty not expeeding five pounds. Provided that the operators shall not be subject to any

90 such penalty if the court having organizance of the case shall be of opinion that the case was one of emergency and that the operators complied with the requirements and restrictions of this section so far as was reasonable under the circumstances or that the default in question was due to the fact that the coverators were ignorant of the position of the main pipe syphon electric line 25 or work affected thereby and that such ignorance was not owing to any

negligence on the part of the operators.

For the purposes of this section the expression "gas company" shall mean any hody or person lawfully supplying gas the expression "water company" shall mean any body or person lawfully supplying water or water power and 30 the exercision "electric emptly company" shall mean any body or person

supplying energy under the principal Act but not under this Order.

15. In the exercise of any of the powers of this Order relating to the Forpression execution of works the Undertakers shall not in any way injure the railways of selections. sunnels arches works or conveniences belonging to any railway or canal pastes. 35 commany nor obstruct or interfere with the working of the traffic passing along any railway or canal.

16 .- (1.) The Undertakers shall take all reasonable precantions in your constructing laying down and placing their electric lines and other works of all descriptions and in working their undertaking so as not injuriously to wise.

40 affect whether by induction or otherwise the working of any wire or line from time to time used for the purpose of telegraphic telephonic or electric signalling communication or the currents in such wire or line whether such wire or line be or he not in existence at the time of the laying down or placing of such electric lines or other works. If any question arises between

45 the Undertakers and the owner of any such wire or line as to whether the

A.D. 1880.

Distribution have conjumple half down or glocal their destrict lines or other works or weight distribution understanding nontranspain; if the pis-pole-sized and not be whicher the weighting of and with or lines of the current larger in an interface of the sized of the configuration of the configuration of the configuration of the sized of the configuration that sized with or of the other larger configuration of the configuration that sized with one of the other larger configuration of the configuration of th

(2.) Seven days before commencing to lay down or place any electric line or to use any electric line in any manner whereby the work of telegraphic or telephonic or electric signalling communication through any wire or line lawfully laid down or placed in any position may be injuriously affected the Undertakers shall unless otherwise agreed between the parties interested give 15 to the owner of such wire or line notice in writing specifying the course nature and gange of such electric line and the manner in which such electric line is intended to be used and the amount and nature of the currents intended to be transmitted thereby and the extent to and manner in which (if at all) earth returns are proposed to be used. And any owner 20 entitled to receive such notice may from time to time serve a requisition on the Undertakers requiring them to adopt such precentions as may be therein specified in regard to the laying placing or user of such electric line for the purpose of preventing such injurious affection and the Undertakers shall conform with such reasonable requirements as may be made by such owner 25 for the percess of preventian the communication through such wire or line from being injuriously affected as aforesaid.

If any difference arises between any such owner and the Undertakern with respect to the resonablences of any requirements so made such difference shall be determined by arbitration.

Provided that nothing in this sub-section thall apply to repairs or renormals of any electric line or long as the course nature and gauge of such electric line and the amount and nature of the current transmitted thereby are not observed.

(3) If it say one the Underskers sake default is complying with the 55 requirement of the intent boxy dull made all components to every end-stress requirements of the intent boxy dull made all components to every end-stress of an is abilition thereto toxy shall be liable to a penalty not exceeding their pounds for every such defaults and to a hably penalty out exceeding faviry ends to the contract of the section so far as was associable under compiled with the requirements of this section so far as was associable under compiled with the requirements of this section so far as was associable under compiled with the requirements of this section so far as was associable under confident the contract of the position of the wine or line additional fluency 46

rder may be

and that such ignorance was not owing to any negligence on the part of the A.D. 1880: Undertakers. Clostarf. (4.) Nothing in this section contained shall be held to denrive any owner

of any existing rights to proceed against the Undertakers by indictment action 5 or otherwise in relation to any of the matters aforesaid.

Commultory Works.

17.—(1.) The undertakers shall within a period of two years after the Main Sc. to commencement of this Order lay down suitable and sufficient distributing to street mains for the purposes of general supply throughout every street or part of a specified in 10 street specified in that behalf in the Second Schedule and shall thereafter Schedule and maintain the same.

(2.) In addition to the mains herein-before specified the Undertakers shell supply. at any time after the equiption of eighteen months after the commencement of this Order lay down suitable and sufficient distributing mains for the

15 represses of caperal samply throughout every other street or part of a street within the area of surply upon being required to do so in manner by this Order provided.

All such mains as last above mentioned (unless already laid down) shall be laid down by the Undertakers within six months after any requisition in 20 that behalf served upon them in accordance with the provisions of this Order

has become hinding upon them or such further time as may is any one be aumroved of by the Board of Trade. (2.) When any such requisition is made in respect of any street not

renairable by the local authority which is not mentioned in the Third 25 Schedule the Undertakers shall (unless the authority or person by whom such street is repairable consent to the breaking up thereof) forthwith apply to the Board of Trade under section thirteen of the Electric Lighting Act 1882 for the written consent of the Board authorising and empowering the

Undertakers to brook up such street and the requisition shall not be 30 hinding upon them if the Board of Trade refuse their opposed in that behalf.

18. If the Undertakeen make default in laving down any distribution if Un meins in accordance with the provisions of this Order within the periods were to prescribed in that behalf respectively the Board of Trade may after 35 considering any representations of the Undertakers either revoke this

Order as to the whole or any part of the area of supply or if the Undertakers so desire suffer the same to remain in force as to such area or part thereof exhiest to such conditions as they may think fit to impose and any conditions so imposed shall be binding on and observed by the 40 Undertakers and shall be of the like force and effect in every respect as though they were contained in this Order Provided that the Board of Trade

shall not revoke this Order as to part of the area of supply where the Undertakers make a representation that they desire to be relieved of their lishilities as respects the rest of the area of supply and in such case the 45 Board of Trade shall not under this section rowake this Order otherwise than

as to the whole of the area of supply.

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so surmised shall be deemed valid in point of form.

A.D. 1809. Closterf. Manner ka which requisi ties is to be

19. Any requisition requiring the Undertakers to lay down distributing mains for the purposes of general supply throughout any street or part of a street may be made by six or more owners or occupiers of premises along such street or part of a street.

Every such requisition shall be signed by the persons making the same and 5 shall be served upon the Undertakers.

Forms of requisition shall be kept by the Undertakers at their office and a copy shall he supplied free of charge to any owner or occupier of premises within the area of supply on application for the same and any requisition 20. Where any such requisition is made by any such owners or occupiers

as aforesaid the Undertakers (if they think fit) may within fourteen days after the service of the requisition upon them serve a notice on all the persons by whom the requisition is signed stating that they decline to be found by such requisition unless such persons or some of them will hind 15 themselves to take or will guarantee that there shall be taken a supply of energy for three years of such amount in the aggregate (to be specified by the Undertakers in such notice) as will at the rates of charge for the time heins charged by the Undertakers for a smooly of energy from distributing mains to ordinary consumers within the area of supply produce annually such 20 mesonable sum as shall be epecified by the Undertakers in such notice Provided that in such notice the Undertakers shall not without the authority of the Board of Trade specify any sum exceeding twenty per centum upon the expense of providing and laying down the required distributing mains and any other mains or edditions to existing mains which may be necessary 25 for the purpose of connecting such distributing mains with the nearest available source of supply.

Where such notice is surved the requisition shall not be hinding on the Undertakers unless within fourteen days after the service of such notice on all the persons signing the requisition has been effected or in the case of difference 20) the delivery of the arbitrator's award, there be tendered to the Undertakers an agreement severally executed by such persons or some of them hinding them to take or guaranteeing that there shall be taken for a period of three years at the least such exceided amounts of energy respectively as will in the aggregate at the rates of charge above specified produce an annual annu 35 amounting to the sum specified in the notice or determined by arbitration under this section nor unless sufficient security for the payment to the Undertakers of all moneys which may become due to them from each persons under such agreement is offered to the Undertakers (if required by thom hy such notice as aforesaid) within the period limited for the tender of the 40 agreement as aforesaid.

If the Undertakers consider that the requisition is unreasonable or that under the circumstances of the case the provisions of this section ought to be varied they may within fourteen days after the service of the requisition upon them appeal to the Board of Trade who after such inquiry if any as 45 they shall think fit may by order either determine that the requisition is

unreasonable and shall not be binding upon the Undertakers or may authorise A.D. 1899, the Undertakers by their notice to require a supply of energy to be taken for such longer period than three years and to specify such sum or percentage whether calculated as herein-before provided or otherwise as chall be fixed or 5 directed by the Order and the terms of the above-mentioned agreement shall

Clautarf.

be varied accordingly.

or certifier.

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In case of any such appeal to the Board of Trade any notice by the Undertakers under this section may be served by them within fourteen days after the decision of the Board of Trade.

If any difference arises between the Undertakers and any persons signing any such requisition as to any such notice or agreement such difference shall subject to the provisions of this section and to the decision of the Board of Trade moon any such appeal as aforesaid be determined by arbitration.

Supply.

21. The Undertakers shall upon being required to do so by the owner or Unterstees to occupior of any premines situate within fifty yards from any distributing designative main of the Undertakers in which they are for the time being required to every to maintain or are maintaining a supply of energy for the purposes of general occuries 20 supply to private consumers under this Order or the Board of Trade within the regulations give and continue to give a supply of energy for such premises in

accordance with the provisions of this Order and of the said regulations and they shall furnish and lay any electric lines that may be necessary for the numose of appolying the maximum power with which any such owner or 25 occupier may be entitled to be supplied under this Order subject to the conditions following (that is to say):

The cost of so much of any electric line for the supply of energy to any wher or occupier as may be laid upon the property of such owner or in the possession of each occupier and of so much of any such electric lines as it may be necessary to lay for a greater distance than eixty feet 30 from any distributing main of the Undertakers although not on such property shall if the Undertakers so require be defrayed by such owner

Every owner or occupier of premises requiring a supply of energy shall--Serve a notice upon the Undertakers specifying the premises in

respect of which such supply is required and the maximum power required to be supplied and the day (not being an earlier day than a reasonable time after the date of the service of such notice) upon which such supply is required to commence; and Enter into a written contract with the Undertakers (if required by

them so to do) to continue to receive and pay for a supply of energy for a period of at least two years of such an amount that the payment to be made for the same at the rate of charge for 45 the time being charged by the Undertakers for a supply of enemy [231.]

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A.D. 1819.

to softmay common within the area of supply shall ask to loss that brought per customs per manne on the onlisty learned by the Underknotes in providing any electric lines required under this source to the propose of non-hoppy and give to the Underknote (if required by them so to do) security for 6 the payment to them of all moneys which may become since to the new contraction of the payment to them of all moneys which may become since to the payment to the first all the payment to the payment to the first all the payment to the payment to the first all moneys the first and the payment to the payment to the payment to the payment to the first all the payment to the payment

In production, we have the contraction may after they have given a empty? In of compared we promised by related in writing requires the corner or complete of such premises by related in writing requires the corner or complete of such premises writint neven days after the date of the correct of such articles the premise of all money to the survey which may become due to them in respect of such snapply in seasy tasks owners with a supplement due to them in respect of such snapply in seasy tasks owners with the last becoming them to the survey of the survey o

fails to continue. Provided alon that if the owner or compier, of any such premises as 20 skrmaxil ness say from of lump or humar or must the energy supplied to him by the Underthiest for any purposes or deals with it is may momen so as to makely or improperly interfere with the effects supply of energy to any other loop's preme by the Underthiests the Underthiests may if they think it discontinues to supply energy to each premise so Jong as such user 25 continues.

Provided also that the Undertakens shall not be compelled to give a supply of energy to any premises unless they are reasonably satisfied that the electric lines fishings and apparatus therein are in good order, and condition and not calculated to affect injuriously the use of energy by the Undertakers 30 or by other persons.

If any difference arises under this section as to any improper use of energy or as to any alleged defect in any electric lines fittings or apparatus such difference shall be determined by arbitration.

Maximum pener. 12. The maximum power with which any occurrent reals the mittled to be 50 engaged dealth of earth exceeds no be required to the register of the register dealth of the control of the required to the register of the register

If any difference arises between any such owner or occupier and the A.D. 1889
Undertakeen as to what may be reasonably anticipated as the communication of the reasonable area of any expenses under this section such difference chall be datermined by arhitection.

5 23. Whenever the Undertakers make default in supplying energy to any Peobly so owner or compiler of premines to whom they may be and are required to District supply energy under this Order they shall be liable to a penalty soo every send that they have been always and the property solidary to the property solidary to the property solidary to the property of t

10 Whenever the Undertakers make default in supplying energy in accordance with the terms of the Board of Trade regulations they shall be liable to each resulties as may by the said regulations be prescribed in that behalf.

each penalties as may by the said regulations be prescribed in that behalf.

Provided that the penalties to be inflicted on the Undertaken under this
section shall in no case exceed in the aggregate the sum of fifty pounds in

15 respect of any defaults not bring within defaults on the part of the Underskiers for any one day and previded abort hat in on case thall any possibly to indicated in respect of any default if the cours having cognizance of the case shall be opinion that such default was caused by inevitable nozidate to frome unjeture or want of so alight or unimportant a character on not materially to affect the CV value of the sunch;

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### Price.

24. The Undertakers may charge for energy supplied by them to any Methods of ordinary consumer (otherwise than by agreement)—

(1). By the actual amount of susegy as supplied or

25 (2:) By the electrical quantity contained in such supply or (3.) By such other method as may for the time being be approved by

by such other meteors as may for the time being to approved by the Board of Trade.

Provided that where the Undertakers charge by any method so approved.

by the Board of Trade any consumer who edjects to this method may by 30 one month's notice in writing require the Unfortexiners to charge him at their option by the sottal amount of energy supplied to him or by the selectical quantity contained in each supply and therefore the Underscharge school accept with the communit's consent charge him by any other method.

distributing main for the purposes of general unply the Undertakers shall by public advertisement give notice by what method they propose to charge for energy supplied through such main and where 5th Undertakers have given any such notice they shall not be suitful to charge such method of 400 charging compts after one months notice of such change has been given

4() charging except after one month's notice of such charge has been given by them to every consumer who is supplied by them from such main.
25. The prices to be charged by the Undertakens for energy emplied by Maxisuse

The priote to be charged by the Undertakens for energy emption do them shall not exceed those stated in that behalf in the Fourth Schedule in [231.]

20 A.D. 1889. the first and second sections thereof respectively or in the case of a method of by agreement.

charge approved by the Board of Trude such price as the Board shell on Classorf. approving such method determine. Othershare

26. Subject to the provisions of this Order and of the principal Act and to the right of the consumer to require that he shall be charged according to 5 some one or other of the methods above mentioned the Undertakers may make any agreement with a consumer as to the price to be charged for energy and the mode in which such charges are to be ascertained and may charge accordingly.

### Electric Inspectors.

- 27. The Board of Trade on the application of any consumer or of the Undertakers may associat and keen appointed one or more competent and impartial person or persons to be electric inspectors under this Order.
  - The duties of an electric inspector under this Order shall be as follows :---(a.) The inspection and testing periodically and in special cases of the 15
  - Undertakers' electric lines and works and the supply of energy given by them :
  - (b) The certifying and examination of meters; and (c) Such other duties in relation to the undertaking as may be required
  - of him under the provisions of this Order or of the Board of 20 Trade regulations. The Board of Trade may prescribe the fees to be taken by an electric impector and the manner in which and the times at which his duties are to

be performed.

28. The Undertakers shall pay to every electric inspector appointed under 25 this Order such reasonable remuneration (if any) as may be determined by the Board of Trade and such remonstration may be in addition to or in substitution for any fees which are directed to be paid to electric inspectors for services rendered by them under this Order or the Board of Trade regulations as may be settled by such Board and where any such remuneration. 30 is settled to be in substitution for fees any fees payable by any party other than the Undertakers shall in lien of being paid to such electric inspector for his own use be due and paid to him on behalf and for the use of the

Undertakers and shall be carried by them to the credit of the local rate.

29 .-- (1.) The Undertakers shall send to the Board of Trade notice of any 35 accident by explosion or fire and also of any other accident of such kind as to have caused or to be likely to have caused loss of life or personal injury which has commred in any part of the Undertakers' works or their circuits or in connexion with the same and also notice of any loss of life or personal injury occasioned by any such accident. Such notice shall be sent by the 40 earliest practicable post after the accident occurs or so the case may be after the loss of life or personal injury becomes known to the Undertakers.

If the Undertakers fail to comply with the provisions of this sub-nortion they shall be hable for each offence to a penalty not exceeding twenty pounds.

inspector under this Order.

(2.) The Board of Trade may if they down it necessary appoint any A.D. 1899. electric inspector or other fit person or persons to inquire and report as to the cause of any accident affecting the safety of the public which may have been occasioned by or in connexion with the Undertakers' works whether notice 5 of the secident has or has not been received from the Undertakers or as to the manner and extent in and to which the provisions of this Order and the principal Act and of the Board of Trade regulations so far as such provinces affect the safety of the public have been complied with by the Undertakers and any person appointed under this section not being an electric immediar

### 10 shall for the purposes of his appointment have all the powers of an electric Testing and Inspection.

30. On the occasion of the testing of any main of the Undertakers Testing of reasonable notice thereof shall be given to the Undertakers by the electric mina 15 inspector and such testing shall be carried out at such suitable hours as in the opinion of the inspector will least interfere with the empoly of energy

by the Undertakers and in such manner as the inspector may think expedient but except under the provisions of a special order in that behalf made hy the Board of Trade he shall not be sutitled to have access to or interfere 20 with the mains of the Undertakers at any points other than show at which the Undertakers have reserved for themselves access to the said mains. Provided that the Undertakers shall not be held responsible for any interruption in the supply of energy which may be occasioned by or required by such

inspector for the purpose of any such testing as aforesaid Provided also 25 that such testing shall not be made in regard to any particular portion of a main oftener than once in any three months unless in pursuance of a crecial order in that behalf made by the Board of Trade.

31. An electric inspector if and when required to do so by any consumer vester of shall on payment by such consumer of the prescribed fee test the variation of wor 30 electric pressure at the consumer's terminals or make such other inspection so and testing of the service lines apparetus and works of the Undertakers upon precise

the consumer's premises as may be necessary for the purpose of determining whether the Undertakers have complied with the previsions of this Order and the Board of Trade regulations. 35. A court of summary jurisdiction may upon the application of any ten Under

consumers direct the Undertakers at their own cost to establish at such places within a reasonable distance from a distributing main and keep in proper condition such reasonable number of testing stations as the court shall doem proper and sufficient for testing the supply of energy by the

40 Undertakers through such main and therenpon the Undertakers shall establish such testing places and provide therest such proper and suitable instruments of a pattern to be approved by the Board of Trade as the court may direct, and they shall connect such stations by means of proper and sufficient electric lines with such mains and supply energy thereto for the 45 purpose of such testing.

Electric Lighting Provisional Order (No. 9). [62 Vicr.]

A.D. 1890. 33. The Undertakeen shall set up and keep upon all premises from which Clausier, they supply energy by any distributing mains each establish and proper Ginerieus in increases in Superiments of each pattern and construction as may be approved of or implement on the construction of the Dacid of Trade and shall take and record and keep recorded made on their same on their same presents of the Dacid of Trade and shall take and record and superiments and any observations of Board of Trade any presents and any observations of the Board of Trade any presents and any observations of the Board of Trade any presents and any observations of the Board of Trade any presents and any observations of the Board of Trade any presents and any observations of the Board of Trade any presents and any observations of the Board of Trade any presents and any observations of the Board of Trade any presents and any observations of the Board of Trade any presents and any observations of the Board of Trade any presents and any observations of the Board of Trade any presents and any observations of the Board of Trade any presents and any observations of the Board of Trade any presents and any observations of the Board of Trade any presents and any observations of the Board of Trade any presents and any observations of the Board of Trade any presents and any observations of the Board of Trade and th

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on recorded shall be receivable in evidence.

34. The Undertakers shall keep in efficient working order all instruments interested by a receivable of or under this Order to place set up or keep at any testing station or on their own premises and any electric imposter appointed under this Order may remise and record the rendings of each instruments.

and any modings or recorded shall be receivable in evidence.

3. Any electric impress appointed under this Order shall have the right Datashaw seems at all resembles heart to the testing stations and premises of the contract of the contra

Exposuration 48. The Undertakers may if they think fit on each occasion of the testing of the testing at testings.

26. The Undertakers may if they think fit on each occasion of the testing at testing the testing or impression of any instiruments of the testing or impression of the testing or impression of the testing or impression of the testing of the testing of the testing or impression of the testing of the testing of the testing of the testing or impression of the testing of the testing of the testing or impression of the testing of the testing of the testing or impression of the testing of the testing or impression of the testing or impression of the testing of the testing or impression or i

other spear het unde officer or agent shall not interfere with the testing or improduce.

The Undertaken shall affect all facilities for the proper execution of a spir-facilities of the proper of the spirit and the state of the spirit and the one for testing.

The Undertaken make of the spirit and the spirit and the spirit and the one for testing and the making or and the spirit and the requirements of or 25 under this Other is that both did not more the Tudestaken make default in

complying with any of the provisions of this section they shall be liable in respect of each default to be panelty not exceeding five younds and to a dealy pearly put to exceeding one pound.

Beyond a recommendation of the section of the section

whom he was required to make such testing and also to the Undertakers and such report shall be receivable in cridence.

If the Undertakers or any such authority or person are or is dissatisfied 35 with any report of any electric inspector they or he may appeal to the Board

with any report of any clostric inspector they or he may appeal to the Board of Trade against one report and thereupon the Board of Trade shall inquire into add decide upon the matter of any such appeal and their decision shall be final and blacking on all parties.

Expenses of 20. Save as otherwise provided by this Order or by the Board of Trade 40 regulations all foes and reasonable expenses of an electric impegtor chall unless agreed to associated by the Board of Trade and shall be pidd by the Undertakers, and he recovered before a court of nummary jurisdistion.

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Clostari.

Provided that where the report of an electric inspector or the decision of A.D. 1899. the Board of Trade shows that any consumer was guilty of any default or positioence such foce and expenses shall more being constained as above mentioned be paid by such consumer or consumers as the Board of Trule 5 having regard to such report or decision shall direct and may be recovered

summarily as a civil deha. Provided also that in any proceedings for penalties under this Order any each fees and expenses incurred in connexion with such proceedings shall be payable by the complainant or defendant as the court may direct.

Meters. 10

### 40. The amount of energy supplied by the Undertakers to any ordinary Meteor to be

consumer under this Order or the electrical quantity contained in such supply seed except by (according to the method by which the Undertakers elect to charge) in this Order referred to as, "the value of the empty" shall except as otherwise 15 agreed between such consumer and the Undertakers be ascertained by means

of an appropriate meter duly certified under the provisions of this Order.

41. A motor shall be considered to be duly certified under the provisions Meters to be of this Order if it be certified by an electric inspector appointed under this certified. Order to be a correct motor and to be of some construction and nattern and

20 to have been fixed and to have been connected with the service lines in some manner approved of by the Board of Trade and every such meter is in this Order referred to as a "certified meter." Provided that where any alteration is made in any certified meter or where any such meter is unfixed or disconnected from the service lines such meter shall case to be a certified 25 meter inless and notil it be again certified as a certified meter under the

provisions of this Order."

42. An electric inspector on being required to do so by the Inspector to Undertakers or by say consumer and on payment of the prescribed fee outly neter. by the party so requiring him shall examine any meter intended for

30 ascertaining the value of the supply and shall certify the same as a certified motor if he considers it entitled to be so certified

43. Where the value of the supply is under this Order required to be Unteraken to accertained by means of an appropriate mater the Undertakers, shall if frequent required so to do by any consumer supply him with an appropriate meter do so 25 and shall if required so to do fix the same upon the premises of the

consumer and connect the service lines therewith and procure such meter to be duly certified; ander the provisions of this Order and for such purposes may authorise or empower any officer or person to enter upon such premises at all resemble times and execute all necessary works and do all necessary 40 acts provided that previously to supplying any such meter the Undertakers

may require such consumer to pay to them a reasonable sum in respect of the price of such meter or to give security therefor or (if he desires to hire such motor) may require him to enter into an agreement for the hire of each meter sa herein-after grovided, was of hat the

A.D. 1899.

4.4. No commer shall connect any mater used or to be used under this Closterf.

Closterf.

Order for assertaining the value of the supply with any electric line through which energy is supplied by the Undertakers or discounted any such meter becaused for any mach electric line unless he has given to the Undertakers not less than any mach electric line unless he has given to the Undertakers not less

be connected from any same electron and unuses for this given by state and than forty-eight boars' notice in writing of his inhestion so to do and if any 5 person acts in excitavement of this section he shall be liable for each offence to a penalty not exceeding forty shillings.

Consuming 45. Every communer shall as all times at his own expense losery all meters belonging to him whereby the value of the supply in to be mentationed in the poor order.

The contract of the supply registering such value and in default of his to 10 doing the Undertakers may come to supply energy through such nator.

The Libertakers all hims comes to one be at libertake in alco off preserves.

The Undertaken shall have access to and be at library to take off monove total import and replote any such motor at all reasonable times Provided total creational common of and insident to any such taking off conoving totaling impossing and replacing and the protenting such notice to be again 15 delay cartified whene such re-sectifying is thereby mediced consensary shall if the notice be found to be not in proper order be paid by the consumer but if the search is in proper order all exposures connected theorems thall be paid to

by the Understance.

The results of the Committee of the reply and any studies for many nature for assertationing the values of the reply and any studies therefore for much recommittee in manager and the contribution of the contribution of the contribution of the Committee of t

difference decided by the Board of Troba and such reasonarchine shall be 25 recoverable by the Underlated sub-time conversable by the Underlated sub-time conversable such as the such participation of 47. The Underlaters shall unless the agreement for hire otherwise provides reasonable to the sub-time of the sub-time at their own expenses being all notices the for they then to any reasonable sub-time the sub-time of the time are not defined as the sub-time of the sub-time of time of the sub-time of the time are not defined as the sub-time of time of the sub-time of time of tim

continue. The Undertakens shall for the purpose aforeside have access to and be at liberty to remove tax innects and replace age roots never at all reasonable times. Provided that the expenses of promiting say such notes to be again duly certified where such re-certifying is threely resulted 35 messancy shall be addly but bullerstiveness. The such as the second of the such as the such that of the supply is successful.

48. If any difference arise between any consumer and the Undertakens as to whether any mater whereby the value of the enginy in exerctained (whether blenging to such commune or the Undertakens) is or is not in propor order for correctly engistering and value or as to whether such value of has been correctly registered in any ones by any neter such differences steal to be determined upon the application of difference siteal to be determined upon the application of difference siteal to be determined upon the application of difference so desirt inspector who shall also order by which of the pertire the costs of and indefined to the recordings before him shall be plut and set deciration of each inspector.

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shall be final and binding on all parties. Subject as aforesaid the register of A.D. 1899. the meter shall be conclusive evidence in the absence of fraud of the value Chastarf.

49. Where any consumes who is emploid with energy by the Underskare. Dobmetons of from any distributing main in provided with a certifical nutse for the "settlement purpose of ascertaining the value of the employ and the Understature change set was most be mosthed of descripting for energy supplied by them from each main the Understature shall juy to such consumes the reasonable exposure to which be about a supplied to the providing as new most feet the jurgood of ascertaining the about the constraint of the purpose of ascertaining the constraint of the purpose of the purpose

10 value of the supply according to such new method of obarging and such expenses may be recovered by the consumer from the Undertakers before a court of summary jurisdiction.

30. In addition in any parker which may be placed upon the precision of these reason any communer to nonexistals the vehicle of the neighty but Cheferkovs may consider \$15\$ place upon his premises such meter or other appraches as they may desire successful for the purpose of conceilating or regulating eighter the amount of energy susuaged to such concentre or the number of hours during which such apply them.
if given or the maximum power taken by anth constructor or any other takens.

20 apparatus shall be of some construction or pattern and shall be fixed and connected with the service lines in some manner approved by the Board of Trade and shall be supplied and maintained entirely at the cost of the Undertakers and shall not except by agreement be placed otherwise than between the mains of the Undertakers and the consumer's terminals.

25 Maps.

51. The Undertakers shall forthwith after commenting to supply energy Map of sea

under this Order cause a map to be made of the area of supply and shall be ease to be marked thereon the line and the depth below the surface of all their them existing mains service lines and other underground works and 30 street boxes and shall once in every year cause such map to be duly corrected

so as to show the then existing lines "The Undertakers shall also if as required by the Board of Trada or the Fostmaster-General ecose to be made rections showing the level of all their existing mains and underground works other than service lines. The said: map and sentious shall be on 35 such reade or eachs as the Board of Trade shall researche.

Every map and section so made or corrected or a copy thereof myrked with the date when it was so made or last corrected shall be kept by the Undertakers at their principal office within the area of supply and shall at all resonable times to open to the inspection of all amplicants and such

40 applicants may take copies of the same or any part thereof. The Undertikers may demand and take from every such applicant as aforestid such fas not exceeding one shilling for each imposition of such map section or copy and such further fas not exceeding five shillings for each copy of the same or any part thereof takes in your happlicants a they may practible.

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The Undertakees shall if so required by the Board of Trade or the Postmaster-General supply to them or him a copy of any such map or section and cause meh copy to be duly corrected so us to agree with the original or originals thereof as kept for the time being at the office of the Undertakers.

If the Undertakers fail to comply with any of the requirements of this section they shall for every such offence be liable to a privalty not exceeding ten pounds and to a daily penalty not exceeding two pounds.

### Application of Moneys received.

being expenses aronarly chargoable to espital.

- 52. All moneys received by the Undertakers in respect of the undertaking 10 except (a) borrowed money (b) money arising from the disposal of lands acquired for the purposes of this Order and (c) money not of the nature of rent received by them in respect of any transfer under the provisions of this Order shall be applied by them as follows :-(L) In payment of the working and establishment expenses and cost of 15
  - maintenance of the undertaking including all costs expenses panalties and damages incurred or payable by the Undertakers consequent upon any proceedings by or against the Undertakers their officers or servants in relation to the undertaking,
  - (2.) In payment of the interest or dividend on any mortgages stock or 20 other securities granted and issued by the Undertakers in respect of money horrowed for electricity purposes,
  - (3.) In providing any instalments or sinking fund required to be provided
    - in respect of moneys borrowed for electricity purposes. (4) In payment of all other their expenses of executing this Order not 95
    - (5.) In providing a reserve fund if they think fit by setting saids such money se they may from time to time think reasonable and investing the same and the resulting income thereof in Government scentities or in any other securities in which trustees are by law for the time being 30 authorised to invest other than stock or securities of the Underinkers and accommissing the same at compound interest until the fund so formed amounts to one-tenth of the aggregate capital expenditure on the undertaking which fund shall be applicable to answer any deficiency at any time happening in the income of the Undertakers from the 35 undertaking or to meet any extraordinary chim or demand at any time
    - arising against the Undertakeen in respect of the undertaking and so that if that fund is at any time reduced it may thereafter be again restored to the prescribed limit and so from time to time as often as such reduction happens. The Undertakers shall carry the net surplus remaining in any year and the annual proceeds of the reserve fund when amounting to the prescribed

of the district for which they are the local authority or in reduction of the A.D. 1880, capital moneys borrowed for electricity purposes.

capital modeys corrects for ecotriesty purposes.

Provided always that if the surplus in any year exceeds five per centum per annum inpos the aggregate capital expenditure on the under-taken shall make such a randois reduction in the charge for the capity of energy as in their judgment will reduce the surplus to the said maximum rate of profits that this persons chall only apply to a much

of the undertaking as shall for the time being remain in the hands of the Undertakers.

10 Any deficiency of income in any year not answered out of the reserve final shall be abstraced upon and involve me of the local rate.

fund shall be charged upon and payable ont of the local rate.

53. All moneys arising from the disposal of lands acquired by the Application of

Undertakers for the purposes of this Order and all moneys not of the nature capita of rent received by them in respect of any transfer of the undertaking under 15 the provisions of this Order and all other capital memory restived by them in respect of the undertaking shall be applied by them as follows:—

(i.) In the reduction of the capital moneys borrowed by them for electricity nurrows.

(2.) In the reduction of the capital moneys borrowed by them for other than electricity purposes.

### Notices de.

54. Notices orders and other documents under this Order may be in Neises &c.
writing or in print or partly in writing and partly in print and where
any notice order or document requires authentication by the Under25 takers the eignature thereof by their clerk or curveyor shall be sufficient

authentication.

55. Any notice order or document required or anthorised to be served service of

upon any body or person under this Order or the principal Act may be self-or self-or served by the same bring addressed to such body or person and bring lift at 90 or transmitted through the post to the following addresses respectively:—

(a.) In the case of the Board of Trade the office of the Board of Trade;

(b.) In the case of the Postmaster-General the General Post Office;

(a) In the case of any county conneil the office of such council;

(d) In the case of any local anthority the office of each local authority;
35 (a) In the case of any company having a registered office the registered

office of such company;
(f.) In the case of a company having an office or offices but no registered

office the principal office of each company;

(g.) In the case of any other person the usual or last known place of
abode of such person.

A notice order or document by this Order required or authorised to be served on the course or compair of any premises shall be desented to be properly addressed if addressed by the description of the "owner" a "occupier" of the primises (maning the prunises) which arther name or

45 description.
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A.D. 1899 Clouterf. A notice order or document by this Order required or anthonized to be served on the owner or compiler of premises may be served by delivering the same or a true copy theored to some person on the premises or if there is no person on the premises to whom the same one with reaccanable diligence be delivered by fring it in some completence past of the premises.

Subjects the previous of this Order as to coast of emerginary when a contract the previous of this Order as to coast of emerginary when the product of the observant the arrives of any relies or of concents under the previous of this Order and the execution of any works or the performance of any slay or set a line than even days the following days held not be reduced in the computation of such this that it to any Stunday Christman 10 ppc (fool Printips any bank heldlay under and within the measing of the Bank Holdlay Act 1871 and any Act amending that Act and any day susceided for public facts huministation or thousagiving.

## Revocation of Order. 56. If at any time after the commencement of this Order the Board of 15

Revecati where m

M. Trock have reason to believe that the Undertakens bave made default in vescating rocks or emplying energy in accordance with the provisions of this Order the Board of Trade may after such inquiry as they may think mecessary works this Order as to the whole or with the consent of the Undertakens may past of the area of ampely upon each terms as to the 20 Board of Trade may seem just.

Order with consent. 57. In addition to any powers which the Board of Trade saay have in that behalf they may ravoke this Order as any time with the consent and concurrence of the Undertakers upon such terms as the Board of Trade may think it.
58. If the Board of Trade as any time ravoke this Order as to the whole

or any part of the area of supply any persons who may be likels to require any street or part of a street within much area or post thereof in which any works of the Undertaken may have been placed may forthwith remove anche works with all reasonable uses and the Undertakers shall pay to such any persons such reasonable mosts of mah removal as may be specified in a function of the state of such and the state of such and the state of such and of such and the state of such and or such as the state of such and or such as the state of such and or such as the state of such and the such as the state of such and the such as the state of such and the such as t

If the Understave full to pay such resonable code as deressial within §2 me conclude the the newtre upon them of such solice or the differency of the secret of the sufference to the tense may be) such persons as a deressial may relate a member of the sufference to the tense may be) such persons as a deressial may relate remarkly which they may have for the receivery of the amounty and may other contrady which they may have for the receivery of the amounty and have the contrady with the pay and print to suffice or private 40 sizes of the contrady with the sum of the contrady with the sum of the contrady of the proceeded of such such september of the contrady of the proceeded of the such of the contrady of the proceeded of the such exhaults be paid or by them to the Cheforkians.

them as may be settled by arbitration.

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### Transfer of Powers, &c.

59 .- (1.) At any time after the commencement of this Order the Undertakers may with the consent of the Board of Trade by deed to be approved power, &c. by the Board of Trade transfer their powers daties liabilities and works to 5 any constany or person subject to such exceptions and modifications (if any) and for such period and upon such terms as may be specified therein and either as to the whole or any part or parts of the area of supply and during

the said period but subject to the provisions of this Order such company or person shall to the extent of the powere duties and lishilities so transferred 10 be the Undertakers for the purposes of this Order. (2.) One month at least before any draft deed is submitted to the Board of Trade for their approval under this section notice of the intention to make such transfer shall be published by the Updertakers by advertisement and a conv of the said draft deed shall be deposited for nublic immedian during

18 office hours at the principal office of the Undertakers within the area of supply and printed copies thereof shall be supplied to every person demanding the same at a price not exceeding sixpence for each copy.

20

(3.) Every such advertisement shall contain the following particulars:-(a) the area in respect of which the immaler is represed to be made:

(b) the period for which the transfer is proposed to be made: (e) the rent or other pecuniary consideration in respect of the transfer : (d) a general description of the powers duties or liabilities of the

Undertakers proposed to be excepted or modified and of the terms upon which the transfer is proposed to be made; and 95 (e) the address of the office at which the copy of the said draft doed is

deposited for public inspection and at which printed copies of the same are on sale and such advertisement shall be inserted once at least in each of two

successive weeks in one and the same newspaper sirgulating within the area 30 of supply and once at least in the Duhlin Gazette. (4.) The Undertakers may with the consent of the Board of Trade by deed

to be approved in like manner renew or continue any such transfer for such period and subject to such variations or modifications (if any) as may be specified therein and the above provisions as to advertisements and particulars 35 shall spoly to such matters as are hereby required to be specified in such last-mentioned deed.

(5.) Where in relation to any powers duties liabilities so transferred such company or person have in the opinion of the Board of Trade been guilty of any act or default in respect of which the Board of Trade are empowered to

40 revoke this Order the Board of Trade if they think fit in lieu of revoking this Order may by order permit the Undertakers to resume the Undertaking as from such day as may be fixed by the order and from and after the said day the powere duties and liabilities of the said company or person as Endertakters shall cease and determine but without prejudice to anything

45 done or suffered during the period of transfer.

A.D. 1899.

(6) Any questions arising between the Undertakers and the said company or person respecting the reasonption of the undertaking by the Undertakers shall be determined on the explaination of either party by the Econd of Trade regard being had to the deed of transfer so for as applicable and the observed of Trade shall be inflat and concentrate.

(6) As one as precisionly after one unit need is approved by the Board, of Think principle depict beneef that be keply by the Underktores for public importion at their principal office within the area of curpply and supplied to appropriate the state of a prime of exceeding sixpanes for each copy and in case of any default herein the Undertakers shall be hinke to a '10-punally not exceeding five pounds and to a daily possibly not exceeding the pounds and to a daily possibly not exceeding the.

pounds.

(8) Nothing in this sestion shall affect any powers duties or lisbilities of
the Undertakers which shall not be transferred by any each dust and the
Undertakers shall continue to have and be subject to such powers duties and 15
lisbilities it and

#### General.

system a: works. on If at any time it is established to the sublication of the Board of Tanke (s) that the Uniterities are supplying comy otherwise thus by means of a system which has been approved by the Board of Thode or 20 googness (assessment with the provinces of the Hode) how presented any subsequence of the subsequence of the contraction of the subsequence above geometric contractions of the subsequence of the subsequence above geometric contractions of the subsequence of the theory of the subsequence of the subsequence of the subsequence of Turks may by order questions or (c) that any work of the Subsequence of Turks may by order question and the subsequence of the subsequence of Turks may by order question the subsequence of the subsequence of the Materiative to stoke or discussible as the survival much provide a way be themed instant in Subsequence of the Subsequence of the Subsequence of the Subsequence of Turks may be subsequence of the Subsequence of th

The Board of Trade may also if they think its hy the same or any other coder forbid the use of any electric line or verds a from our olds date on may be specified in that behalf rauli the order is compiled with or for risch time 35 as may be to specified and if the Understater make use of any non-electric line or work while the use thereof is so forbidden they shall be liable to a penalty not exceeding one hundred pounds for every day during which:

a penalty not exceeding one hundred pounds for every day during whichcoch user continues.

In any case of non-compliance with an order under this section whether 40:

a potunistry pessity has been recovered or not the Scord of Trade if in their opinion the public interest so requires may revoke this Order on such terest as they may think just.

Publication of regulations.

6 St. The Board of Trade regulations for the bine being in force shall within one mouth after the same as made or last altered have come into 45.

force to printed at the expense of the Undertaken and true copies thereof A.D. 1889. certified by or on behalf of the Undertakers shall be kept by them at their principal office within the area of supply and supplied to any person demanding the same at a price not exceeding sixpense for each conv. 5 If the Undertakers make default in complying with the provisions of this

section they shall be liable to a penalty not exceeding five pounds and to a daily penalty not exceeding five pounds. 62. Where any security is required under this Order to be given to or by Esteround

the Undertakers such security may be by way of deposit or otherwise and of 10 such amount as may be agreed upon between the parties or as in default of . agreement may be determined on the application of either party by a court of summary jurisdiction who may also order by which of the parties the costs of the proceedings before them shall be paid and the decision of the said court shall be final and binding on all parties. Provided that where any such 15 security is given by way of deposit the party to whom such security is given

shall pay interest at the rate of four per centum per samum on every sum of ten shillings so deposited for every six mouths during which the same remains in their bands. 63. All things required or authorised under this Order to be done by to or Proceedings of

20 before the Board of Trade may be done by to or before the President or a Trade secretary or an assistant secretary of the Board. All domments purporting to be orders made by the Board of Trade and to

be scaled with the seal of the Board or to be signed by a segretary or assistant secretary of the Board or by any person authorized in that hehalf 25 by the President of the Board shall be received in evidence and shall be

deemed to be such orders without further proof unless the contrary is shown. A certificate signed by the President of the Board of Trade that any order made or act done is the order or act of the Board shall be conclusive evidence of the order or act so certified.

30 64. Where this Order provides for any consent or approval of the Board of As to ap Trade the Board may give such consent or approval subject to terms or conditions or may withhold their consent or approval as in their discretion they may think fit. All costs and expenses of or incident to any approval consent certificate or

35 order of the Board of Trade or of any inspector or person appointed by the Board of Trade including the cost of any inquiry or tests which may be required to be made by the Board of Trade for the purpose of determining whether the same should be given or made to such an amount as the Board of Frade shall certify to be due shall be borne and reid by the applicant or 40 applicants therefor Provided always that where any approval is given by

the Board of Trade to any plan pattern or specification they may require such copies of the same as they may think fit to be prepared and deposited at their office at the expense of the said applicant or applicants and may as they think fit revoke any approval so given or permit such approval to be

45 continued subject to such modifications as they may think necessary.

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give any approval or grant any extension of any time limited for the performance of any daties by the Undertakers or revoke this Order as to the Notice of whole or any part of the area of supply notice that such approval has been approval of given or such extension of time granted or such revocation made shall if the 5 Board of Trace so direct be published by public advertisement once at least in each of two successive weeks in some one and the same local newspaper by the Undertakers

seeEcution o

86. All penalties fees expenses and other moneye recoverable under this Order or under the Board of Trade regulations the recovery of which is not 10 otherwise specially provided for may be recovered summarily in manner provided by the Summary Jurisdiction (Ireland) Acts.

Any resulty recovered on prosecution by any body or person or any part thereof may if the court shall so direct be paid to such body or person.

67. The Undertakers shall be answerable for all secidents damages and 15 beingles barnening through the set or default of the Undertakers or of any person in their employment by reason of or in consequence of any of the Undertakers' works and shall save harmless all-authorities bodies and persons by whom any etreet is remainable and all other authorities companies and bodies collectively and individually and their officers and acreants from all 20 damages and costs in respect of such accidents damages and injuries.

66. Section two hundred and sixty-four of the Public Health (Ireland) Act 1878 shall be incorporated with this Order and in the construction of that section for the purposes of this Order " this Act " means this Order and the principal Act and the "sanitary authority" means the Undertakers. 25

69. Nothing in this Order shall affect any right or remody of the Postmaster-General under the principal Act or the Telegraph Acts 1663 to 1897 and all provisions contained in this Order in favour of the Postmaster-General shall he construed to he in addition to and not in medification of the provisions of those Acts. 70. Nothing in this Order shall authorise the Undertakers to take non-

or in any manner interfere with any portion of the shore or hed of the sea or of any river channel creek hay or estuary or any right in respect thereof belonging to the Queen's most Excellent Majesty in right of Her Crown and under the management of the Board of Trade without the previous 35 consent in writing of the Board of Trade on behalf of Her Mujesty (which consent the Board of Trade may give) neither shall anything in this Order contained extend to take away prejudice diminish or after any of the estates rights privileges powers or anthorities vested in or enjoyed or exerciseable by the Oncen'e Majesty 40

71. Nothing in this Order shall exonerate the Undertakers from any indictment action or other proceedings for nuisance in the event of any nuisance being caused or permitted by them

72. Nothing in this Orbre shall comput the Undertakees or their undertaking from the provisions of or deprive the Undertakees of the boseinis of Constant, and you must Act relating to electricity or to the supply of or price to be Privious changed for energy which may be passed after the commencement of this valences. O Order.

# SCHEDULES.

### FIRST SCHEDULE.

### Area of Supply.

The urban district of Clontarf as the same is constituted at the 10 commencement of this Order.

### SECOND SCHEDULE.

List of streets and parts of streets throughout which the Undertakers are to lay distributing mains within a period of two years after the commencement of this Order :—

Annesèev Bridge Road and Strand Road known as the High Road

16 Annesbey Bridge Road and Stroat Road known as the High Road chitring the one shore (from the township boundary at Annesbey Bridge to a point in the said High Road insmediately opposite the center of the carriage gustowny leading from said High Road to the manufact of the carriage gustowny leading from said High Road to the manufact of the said that the said

Fairview Strand and Fairview (from Phillipsburgh Avenue to the High Road aforessid).

Phillipsburgh Avenue (from Fairview Strand to the intersection of

Annadale Avenue with Phillipsburgh Avenue aforesaid).

Saint Lawrence Road.

Castle Avenue (from the High Road aforesaid to the interpretion of

Castle Avenue (from the High Road attressed to the intersection of Church Road with Castle Avenue aforesaid).

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daring one hour.

### THIRD SCHEDULE.

List of streets not repairable by the local authority reslacuse and transcourse subiah may be broken up by the Undertakers in pursuance of the openial powers granted by this Order:—

(a) STREETS:
Strendville Avenus St. Joseph'e Terrace Marino Avenus Beschfield
Avenue and Mooneys Lane.

Avenue and Monteys Lane.

(b) RALWATS: The transcole belonging to the Ciontarf and Hill of
Howth Transcold Company so far as they pass along or across any
highway on the level.

(c) TRAMWAYS: The tramways belonging to the Dublin United Tramways Company.

### FOURTH SCHEDULE.

In this schedule—
The expression "unit" shall mean the energy contained in a current of 15
one thousand america flowing under an electro-motive force of one volt

### SECTION 1.

Where the Undertakers charge any consumer by the actual amount of coargy supplied to him they shall be entitled to charge him at the following 20 rates per quarter:—for any amount up to twenty until thirteen shillings and fourpence and for each unit over twenty units sightpence.

### SECTION 2.

Where the Undertakens charge any consumer by the abortical quantity contained in the surpely given to him they shall be neutilist to charge him 25 seconding to the ratios and first his section 1 of this re-brdule the amount of country supplied to him being takens to be the product of each descrized quantity and the deficiently pressure at the community terminals that is to my such a constaint pressure to litera terminals so may be declared by the Undertakers under the Deard of Tracko regulations. (No. 9), [H.L.]

BILL

Military E. King 120 Separation?